IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

UNITED STATES OF AMERICA,

Plaintiff,

v.

BOOZ ALLEN HAMILTON HOLDING CORP., et al.,

Defendants.

No.: 1:22-cv-01603-CCB

STIPULATION OF VOLUNTARY DISMISSAL

In response to the Court's October 11, 2022 Order (ECF No. 224) requiring the parties to "confer and submit proposals for further proceedings in this case," the parties, by their undersigned counsel, hereby stipulate and agree pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure that all claims asserted in this case are hereby dismissed without prejudice.

The United States commits to the Court that it will not move to reopen this litigation unless either Booz Allen or EverWatch withdraws its bid for OPTIMAL DECISION or otherwise fails to continue to pursue the OPTIMAL DECISION contract before OPTIMAL DECISION is awarded, with Defendants reserving all rights to oppose any such attempted reopening.

Each party to this action shall bear its own costs, expenses and attorneys' fees.

STIPULATED AND AGREED:

FOR PLAINTIFF UNITED STATES OF AMERICA:

/s/ Jay D. Owen (special admission) Assistant Chief United States Department of Justice Antitrust Division Defense, Industrials, and Aerospace Section 450 Fifth Street N.W., Suite 8700 Washington, DC 20530

Telephone: (202) 476-0248 Facsimile: (202) 514-9033 Email: jay.owen@usdoj.gov FOR DEFENDANTS BOOZ ALLEN HAMILTON HOLDING CORPORATION, BOOZ ALLEN HAMILTON INC., EVERWATCH CORP., and ANALYSIS, COMPUTING & ENGINEERING SOLUTIONS, INC.

/s/

Todd M. Stenerson (Bar No. 14194) David A. Higbee (Bar No. 30364) Ryan A. Shores (admitted *pro hac vice*) Adam B. Schwartz (Bar No. 30358) Matt Modell (admitted *pro hac vice*) Jacob M. Coate (Bar No. 30355) SHEARMAN & STERLING LLP 401 9th Street, NW, Suite 800 Washington, DC 20004 Telephone: (202) 508-8000 Facsimile: (202) 508-8100 todd.stenerson@shearman.com david.higbee@shearman.com ryan.shores@shearman.com adam.schwartz@shearman.com matt.modell@shearman.com jacob.coate@shearman.com

Susan Loeb (admitted *pro hac vice*) SHEARMAN & STERLING LLP 599 Lexington Avenue New York, NY 10022-6069 Telephone: (212) 848-4000 Facsimile: (212) 848-7179 susan.loeb@shearman.com

Attorneys for Defendants

FOR DEFENDANT EC DEFENSE HOLDINGS, LLC

/s/

G. Charles Beller (Bar No. 30372) Amanda P. Reeves (admitted *pro hac vice*) LATHAM & WATKINS LLP 555 Eleventh Street, NW, Suite 1000 Washington, DC 20004

Telephone: (202) 637-2200 Facsimile: (202) 637-22001 charlie.beller@lw.com amanda.reeves@lw.com

CERTIFICATE OF SERVICE

I, Jay D. Owen, hereby certify that on December 23, 2022 I electronically filed the foregoing Stipulation of Voluntary Dismissal with the Clerk of Court using the CM/ECF system, and served, via electronic filing, counsel of record for all parties.

Jay D. Owen (special admission) **Assistant Chief** United States Department of Justice **Antitrust Division** Defense, Industrials, and Aerospace Section 450 Fifth Street N.W., Suite 8700 Washington, DC 20530

Telephone: (202) 476-0248 Facsimile: (202) 514-9033 Email: Jay. Owen@usdoj.gov

Counsel for the United States